The regular meeting of the Town Assembly of Acme was held on September 7, 1965, at the Field Hall with Trustee Jane presiding.

After a quorum was declared present, the minutes of the June Town Assembly were read and approved.

The financial report of the Trustees was read and approved as a copy in full. The Trustees reported that about $8,000 is their uncollected taxes.

The Trustees reported that the Zoning Board rezoned the thirty lots in Acme that had commercial zoning. The Arden property containing the Arden Inn, shops, and driveway were rezoned as a commercial zone. The Heart Whistle restaurant is a business that has expired because the property was not being used for over a year. The Community Planning Committee made a complete study of all Zoning laws that affect Acme. The Trustees are studying the report now.

The report on mutation was accepted.

Copper Committee report by Alvin Williams.

The Committee made a number of trips through both forests and marked trees for removal that might endanger lives or property. They will be remodeled and issued permits.

There is very little money left in the Budget; therefore, only essential work is being done. The report on motion was accepted.

Assessor: No report. The year's work of assessing value was completed.
The Budget Committee presented a proposed budget for 1966-1967. Estimated income is $50,000, which is less than needed for new assessment and tax administration expenses. A total of $10,000 was budgeted for the Treasurer fund in 1966-67.

Dwight Stephens stated that the amount budgeted for the Treasurer's account is less than needed. The Treasurer stated that he was open to the expenditure of $2,000. A motion was made and passed that the budget be presented to the membership for approval or disapproval by the residents of the community planning committee.

The present problem of property on the given land at 8225 W. And 82nd Avenue is a resolution and a resolution has been submitted to the Treasurer for a total of $50,000. The resolution suggests that the property should be reviewed and that a resolution for the proposed changes in the area. The resolution suggests that the resolution for the proposed changes in the area.

The resolution committee recommended a resolution. The resolution committee recommended a resolution. The resolution committee recommended a resolution. The resolution committee recommended a resolution.
The Safety Committee reported that they had scheduled a special meeting for all those interested for June 1st, 1949 to discuss parking in the green. They will not be a regular meeting but the Safety Committee will consider final decision about the green after the open discussion at this meeting.

The town of Arden and Ardenham had planned a joint police protection with the main police officer, the enforcement officer. Ardenham was not satisfied with the services and released them. At the present time nothing can be done about this situation.

Donald Stephens argued that there will be no place for the tenants to park if parking is stopped in the green. It was pointed out that he had spoken several months to try to solve this problem and that the safety committee had learned more. The motion was moved and passed to approve the report.

School Trustees reported a large enrollment of children, but only a few shortages of the number required for teachers.

Ardenaleigh's Committee has had two of this small town Jerry Smith to help when needed. He said they have to form a committee to greet newcomers to the town into Arden.

By-Law Committee - No report.
The following were nominated to state of Nevada:

- Bernard B. Robinson
- Carl V. New
- Mark M. Cassaday
- William Press
- Frank Storz
- Grant Sturgeon
- Murray T. Delay
- Harry B. Ferris
- Robert B. McConnell

Under the law, the following resolution was made by the Community Planning Committee and approved by the decision of the Nevada State Regulatory Agency. It will be sent with this resolution to all residents.

Whereas the General Assembly of Nevada has passed House Bill No. 1, which was signed into law by Governor Charles L. Terry, on April 5 of the year

And whereas this law now states that in Nye County, any dog shall be permitted to roam at large in any district at any classified residential in whole or part under regulation adopted pursuant to Chapter 1 of Title 9 of the Nevada Code, in any residential, rural, or suburban development within any district of unincorporated area unless such dog is accompanied by the owner or custodian and under his or her immediate control.

And whereas this law applies to any where dogs have been permitted to roam at large contrary to this law.

Therefore be it resolved by the Town Council...
of Order (1) That copies of the law be distributed to all resident of Order by the
Cause Committee of the Town Assembly as soon as possible; (2) and that within two
weeks after this distribution the same Committee is directed by the Town Assembly
to call upon the dog hanging in the Castle
County to patrol Order at least once
a week for the enforcement of this law.

There was some feeling that these restrictions
were too severe, but the resolution was
adopted as presented.

On motion the meeting adjourned.

Respectfully submitted,

Mary Mary
Town Assembly Secretary.